BARRY J. PORTMAN	
Federal Public Defender COLLEEN MARTIN	
Assistant Federal Public Defender 555 - 12th Street	
Suite 650	
Telephone: (510) 637-3500	
Counsel for Defendant MILLANES	
IN THE UNITED ST.	ATES DISTRICT COURT
FOR THE NORTHERN	DISTRICT OF CALIFORNIA
UNITED STATES OF AMERICA,	) No. CR 10-00525 SBA
Plaintiff,	) STIPULATION AND <del>[PROPOSED]</del> ) ORDER MODIFYING BOND
vs.	) CONDITIONS
RODEL MILLANES,	) )
Defendant.	) )
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<u> </u>	• •
14, 2010. Mr. Millanes' release conditions inc	lude that he is on electronic monitoring, and that
he is in the custody of his mother. The partie	s stipulate and agree to the following modification
of Mr. Millanes' conditions:	
Mr. Millanes may leave home to attend	d religious services for the Christmas
holidays on Christmas Eve and/or Chri	istmas Day as directed by Pretrial Services.
Mr. Millanes may also leave his home	to attend religious services every Sunday
from 11:30 a.m. to 2:00 p.m.	
U.S. v. Rodel Millanes, CR 10-525 SBA Stipulation	1
	Federal Public Defender COLLEEN MARTIN Assistant Federal Public Defender 555 - 12th Street Suite 650 Oakland, CA 94607-3627 Telephone: (510) 637-3500 Counsel for Defendant MILLANES  IN THE UNITED ST FOR THE NORTHERN  UNITED STATES OF AMERICA, Plaintiff, vs.  RODEL MILLANES, Defendant.  Mr. Millanes is charged in a one-count - False Information and Hoaxes. Mr. Millane signed by Mr. Millenas' mother, Delia Millane 14, 2010. Mr. Millanes' release conditions inche is in the custody of his mother. The partie of Mr. Millanes' conditions: Mr. Millanes may leave home to attend holidays on Christmas Eve and/or Chri Mr. Millanes may also leave his home from 11:30 a.m. to 2:00 p.m.  U.S. v. Rodel Millanes, CR 10-525 SBA

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1	Counsel for Mr. Millanes has spoken with Pretrial Services Officer Rich Sarlotte, who is	
2	agreeable to the modification. Counsel for Mr. Millanes has also spoken with Mr. Millanes'	
3	mother and custodian, Delia Millanes, who is likewise agreeable to the modification of Mr.	
4	Millanes' release conditions.	
5	The parties therefore respectfully request that the Court modify Mr. Millanes' release	
6	6 conditions to allow him to attend religious services.	
7		
8	DATED: December 15, 2010  /S/ TREVOR RUSIN Special Assistant United States Attorney	
10	DATED: December 15, 2010 /S/	
11	COLLEEN MARTIN Assistant Federal Public Defender	
12		
13	SIGNATURE ATTESTATION I hereby attest that I have on file all holograph signatures for any signatures indicated by	
14	a "conformed" signature (/S/) within this e-filed document.	
15	ORDER	
15 16	ORDER  GOOD CAUSE APPEARING, and pursuant to the stipulation of the parties, IT IS	
16	GOOD CAUSE APPEARING, and pursuant to the stipulation of the parties, IT IS	
16 17	GOOD CAUSE APPEARING, and pursuant to the stipulation of the parties, IT IS  HEREBY ORDERED that in addition to all conditions set forth in the Order Setting Conditions	
16 17 18	GOOD CAUSE APPEARING, and pursuant to the stipulation of the parties, IT IS  HEREBY ORDERED that in addition to all conditions set forth in the Order Setting Conditions of Release and Appearance Bond entered July 14, 2010, defendant Rodel Millanes may leave	
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16 17 18 19 20 21 22	GOOD CAUSE APPEARING, and pursuant to the stipulation of the parties, IT IS  HEREBY ORDERED that in addition to all conditions set forth in the Order Setting Conditions of Release and Appearance Bond entered July 14, 2010, defendant Rodel Millanes may leave home to attend religious services for the Christmas holidays on Christmas Eve and/or Christmas Day as directed by Pretrial Services. Mr. Millanes may also leave his home to attend religious services every Sunday from 11:30 am to 2:00 p.m. or as directed by Pretrial Services.  SO ORDERED.  DATED: December 16, 2010	
16 17 18 19 20 21 22 23	GOOD CAUSE APPEARING, and pursuant to the stipulation of the parties, IT IS  HEREBY ORDERED that in addition to all conditions set forth in the Order Setting Conditions of Release and Appearance Bond entered July 14, 2010, defendant Rodel Millanes may leave home to attend religious services for the Christmas holidays on Christmas Eve and/or Christmas  Day as directed by Pretrial Services. Mr. Millanes may also leave his home to attend religious services every Sunday from 11:30 am to 2:00 p.m. or as directed by Pretrial Services.  SO ORDERED.	

*U.S. v. Rodel Millanes*, CR 10-525 SBA Stipulation

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